The Bardell Murder Case—Far-relps Testimony Proved True. The New York Tribuac of Monday

Two weeks have been consumed in of his intention to introduce a bill grantthe investigation of the murder of ing the cities of Washington and George-Dr. Burdell, this apparently intermina-ble inquisition has at length been brought land for the support of Public Schools. The to a close. To day we subjoin the final proceedings, including the verdict of sideration of the House Bill authorizing. The He the jury. For the present therefore, the people of Minnesota to form a Conthe case is concluded. That the evidence is not yet sufficiently clear to aratory to admission into the Union, warrant the conviction of any of the Mr. Biggs moved an amendment that implicated parties is very generally con- none but citizens of the United States be olution was laid on the table-yeas 96, ceded; but we understand that the Dis- entitled to vote with reference to the mays S5-and the House then went intrict Attorney is in possession of other formation of a Constitution and State to Committee of the Whole on the state facts which will tend materially to un- Government. He did not know but of the Union. ravel the mystery which has thus far en- what the offering of such a proposition

der is supposed to have been committed dedly in favor of confining the privilege der is supposed to have been committed deally in favor of confining the privilege is strongly corroborated, as will be seen of voting to citizens of the United States. The committee finally proceeded to the consideration of the bill to supply by what follows:

It was 43 o'clock when the jury went out, and during their absence considerable excitement prevailed in the room

who saw Farrell standing on the stoop

Coroner-I wish to announce to you, gentlemen-particularly of the pressthat the gentleman has arrived here who ed their convictions, in order to allow that the gentleman has arrived here who will testify to the jury that he saw the the lite pass, hence he can be reducted by the first of James Dixon, Senator friends, I pause to pay my tribute to his first term.

Feb. 19, 1857. witness, Farrell, sitting on the steps on the night of the marder Captain Dilks-His name is D. C.

Waller, No. 91 Horatio-street.

to the jury and sworn and examined by them, but no reporters were admitted.

TESTIMONY OF D. C. WALLER, M. D. BEFORE THE JURY.—I live at No. 91 though Bond-street; I am a physician; passed through Bond-street on the night of Dr. Burdell's murder; it was between half past ten and eleven oclock; I observed a man sitting on the sex pressed by the state of the views expressed by the state of the views expressed by the state of the views expressed by the state of the view expressed by the state of the view expressed by the state of the views expressed by the state of the view expressed by the state of the view expressed by the state of the view expressed by the view expressed at D. View the view expressed by the view expressed at the time of the view expressed by the view expressed by the view expressed at the view expressed by the view expressed by the view expressed at the view expressed by the view expressed at the view expressed by the view expressed by the view expressed by the view expressed by the view expressed at the view expressed by the view expressed at the view expressed by the view expressed at the view expressed at the view expressed at the view expressed at t

with fail. We are to belive that then Mrs. Cunningham, hopeless of inducing the house with Dr. Burdell to merry her, and incessed the dear of a Stitious marriage rite, constituting Act I of tragged, where and subsequent murder. The marriage rite, constituting Act I of tragged, where subsequently joined by Eckel, disguised, either at Mrs. Solienham's or eisewhere, and that the three went together to the electron when any appropriation that would allow into submit to and support any definition of the error of the learning for the constituting the house with Dr. Burdell was an and colored persons to the recommendation of classification of the error of the learning for the constituting the house with the colored persons to the recommendation of classification of the error of the learning for the submit to and support any definition of the error of the learning for the submit to and support and the submit to and support any definition of the error of the err follow, and that that event is but the after Clayton's amendment was stricken mittee, and now the gentlemen who suscomplement of the fraud. The inten- out. precipitated the execution of the plot cessity of the case to save the bill. on Friday. The intimacy of Mrs. C. Mr. Biggs' amendment was adopted-

his stocking feet, heard Dr. Burdell en- tucky. ter, and slipped out of the room; that Nays—Allen, Bigler, Bright, Cass, truth. It has virtually received the laxes and effects a condition which perby the throat, so as to stifle any half ler, Wilson, Wright, andible sound; stabbed rapidly, repeatedly and violently, when he vainly Also one establishing a Judicial District the report had been laid on the shelf voice; and then fed forward, face down-the office of Surveyor General, granting the capital made of it would be lost. ward, upon the floor, dead. Eckel then donations to actual settlers, &c. instantly retreated down stairs, groping Bill authorizing the people of Oregon cut Legislature was not a valid body. excited notice in the street, he opened journed. ces of blood then indicate that he felt misdemeanors. the fire. This done, he crept back to his room, when Mrs. Cunningham, to ascertain his success, came to the door with a note, which he had probably alwith a note, a note of the had probably alwith a note, and the note of ready seen, and asked him if it were ac- 1803. may be entirely free from guilt.

CONGRESSIONAL.

WASHINGTON, Saturday, Feb. 20. SENATE .- Mr. Wilson gave notice

veloped this foul crime.

The testimony of Farrell, who saw tainted with Know Nothingism, but whether this was one of the principles of the American party or not, he was decited to take up the River and Harbor Bells.

Mr. Grow made an ineffectual effort to take up the Homestead Bill. native or naturalized, in the formation deficiencies in appropriations. of all organic laws.

would be the renditon of the jury.

Information was here given to the Corone that the witness was present that the witness was present the bill being the condition in the life that the witness was present that the witness was present the bill being the color of the life bill be life bill the bill, being the only Northern mem-ber who sanctioned that amendment Adjourned. from the beginning to the end-the others who voted for it at first having yield-

Saturday, to Mrs. Tallisbury, may have ton's amendment, but yielded from the capital.

We are to assume, then, that all was jamin, Biggs, Brodhead, Brown, Batler, of future members. arranged; that Mrs. C., to attest her in- Clay, Crittenden, Evans, Fish, Fitzpatnocence, was to have both her daugh- rick, Foot, Geyer, Green, Houston, Hun- tee from Mr. Harris' charge of its being the nervous system. Especially is its ters sleep with her that night; that ter, Iverson, Read, Rusk, Slidell, Thomp- packed. If so, he had no knowledge of utility as a tonic and a preventative of Eekel, while sitting in his bed room in son of New Jersey, Thompson of Ken- it. There is not a single fact stated in langor of the highest value, when the

Dr. Burdell passed up to his room, entered, lit his gas, took off his shawl and senden, Fitch, Foster, Ilale, Jones of Kansas, and had the effect of removing not a single instance known of its failovershoes, when Eckel knocked at the Iowa, Nourse, Pugh, Seward, Shuart, Shannon, the appointment of Geary and are to do good where it has been used door. Opening it, he was at once seized Toombs, Toucey, Trumbull, Wade, Wel- the removal of President Pierce from according to directions. Try it. For

his way in the dark, toward the kitchen, to establish a State Government being | The appropriation was stricken out- | On the 15th inst., by Rev. Mr. Root, where he might obliterate all stains of up, Mr. Green offered an amendment ex- 67 against 59, and pending the con- P. M. CRUME, M. D. to Mrs. M. H. the crime; on the way, desirous to know tending similar authority to the people sideration of the bill the House adjourn- Puriston, of Oakland, Butler Co. whether the first outery of his victim had of Kansas, pen ling woich the Senate ad-ed.

down, and there probably washed from of the subject until the first Monday in fled. The suddenness of attack deprihis person the blood that must have December, showing that it was utterly ved him of all power of resistance .probably been upon it, and burnt up impossible to obtain proper action As usual, no policemen was to be the blood-stained portions of his dress in upon it during the proper action as usual, no policemen was to be the latest the blood-stained portion of the proper action as usual, no policemen was to be the proper action of the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen was to be the proper action as usual, no policemen as the blood-stained portions of his dress in upon it during the present Con- seen.

do well to bear in mind that the whole how the House could impair the injus- on Dr. Burdell's body, was not found on preach in the new School House, in is inferential, and the parties charged tice done to Judge Watrous better than the premises, as is generally supposed. Lewisburg, Proble county, Ohio, on by ordering the impeachment, and they but was produced by Mrs. ib herself.— next Saturday evening, the 29th inst.

tion, and thinks he will be perfectly

able to refute the charges. Mr. Sandige thought it a most monthe subject before even the evidence is

The House took up the resolution reported from the Committee on Elections, declaring Mr. Whitfield not entitled to

his sent as a Delegate from Kansas. On motion of Mr. Caruthers, the res-

strove to take up the River and Harbor

the Senate on the Nebraska bill. They a Black Republican, because he had inadopted an amendment similar to this troduced a resolution denunciatory of

was introduced into the house early in the fail. We are to believe that then not to enter into long discussions, else ture to be elected by the people, this be-that state impracticable, and any move Februar 5.18 it.—iw.

death of Dr. Burdell was designed to erred in voting for the Nebraska bill, the report of the Kansas packed Com- as the heathen. tion of Dr. Burdell to lease his house on Mr. Butler said he too, voted for Clay- the sake of a little temporary political

with Eckel is sufficiently established, and also that she was alone with bin several times on the fatal day.

We are to assume then that all was

office. [Laughter.]
Mr. Harris, of Illinois, replied that
Feb. 12, -4t.

sought to release himself or to raise his triet in the Gadsen purchase, creating among cobwebs and dust, and that all Mr. Stanton contended that the pres-

the front door and saw Farrell sitting HOUSE.—The House took up and crease in New York. A terrible case which was disposed of by all hands, with Jan s. 1857 6w on the step. The impulse to ascertain passed the Postoffice Appropriation Bill, whether he was sitting there as a listener and then proceeded to a consideration as a gentleman was about leaving a for the Dr. and his fair Bride. was irresistable, and hence the question, of the resolution that Judge Watrous, of house in the fashionable quarter of the for the Dr. and his fair Bride. . What are you doing there?" The tra- Texas, be impeached of high crimes and leity, where he had been spending the d city, where he had been spending the evening, a pair of white arms was thrown around his neck, and his lips were stiffed. The suddenness of attack deprihis way to the basement stairs, went Mr. Caskie advocated a postponement around his neck, and his lips were sti- Margarer Gray, all of this county.

with a note, which he had probably allast week of the session of Congress in which Mrs. Alviset swore, on Saturday, voyage through life, complished. Such is the obvious drift of the evidence. It is but a theory, and impeachment.

1803.

The House declared he was liable to and which, on trial by Dr. Woodward. of the evidence. It is but a theory, and by no means conclusive. We may still _ Mr. Humphrey Marshall did not know produced similar wounds to those found might as well do it now. If he were

Judge Watrous he would demand it.

Mr. Ready, although he had no right

but was produced by Mrz. ib herself.

It was exactly like the one bought, except as to the handle. The other one

FINDLEY MOORE, Cuk. to speak by authority, had understood has not yet been found.

that Judge Watrous desires the investi- | Dr. Hayne's Tribute to Br. Kane The Arctic Explorer.

All who have perused the modest and eloquent narrative of Dr. Kane the Arcstrons proposition to seriously consider the explorer, will recognize at once the justice of the following tribute paid to the expedition, who, in a late lecture

I have thus briefly, ladies and gentlemen, spoken of the results of this little expedition, and, I think, I may safely say it will compare favorably with those of any other of any time. I have already said that for its existence we are indebted to the liberality of Mr. Peabody, of Liverpool, and Mr. Grinnel, of Mr. Washburne, of Illinois, vainly New York; but the credit of its organization, its conduct, its success, and its ultimate safety, is due to its gallant com- From. mander, Dr. Kane.

Standing in the relation to him that I Rve. have for so long a time-my captain out. through a long and trying cruise-my Banta Frank deficiencies in appropriations.
If all organic laws.

Mr. Etheridge made a speech, defending himself from the charge of his being a Black Republican, because he had insecreely meet for me to pass eulogism Apples (green) 75,610, State, u on this world renowned and distin- Prices, (dried) B1212 1022, guished man-nor would I more than gished man—nor would I more connection the first properties of the African slave trade.

Without concluding action on the bill, the House—Adjourned.

Monday, Feb. 22.

SENATE.—Mr. Foster presented the breath of life within his little prostrate codentials of James Dixon, Senator from Connecticut, for six years from the 4th of March next.

The Submarine Tolograph Bill being up, Mr. Thompson, of Kentzeky, opposed it, saying that Dean Swift once where the first possed it, saying that Dean Swift once an one wider your feed in ore deep many that was required in fishing.

The Submarine Tolograph Bill being up, Mr. Thompson, of Kentzeky, opposed it, saying that Dean Swift once an one wider your feed in ord the first properties of the first properties to the first part and eclass have graved so nearly perfect. Among and list first properties to the first properties t the bill to pass, hence he was in favor of the present proposition, because he believed the right of suffrage was coextensive with the right of citizenship.—

The Submarine Telegraph Bill being up, Mr. Thompson, of Kentzeky, optic the rights of voters to go further than the rights of v

disease and death and suffering. His Simon Smith, Preble Com. Pleas.

of future members.

Mr. Sherman defended the committee from Mr. Harris charge of its being tee from Mr. Harris charge of its being the nervous system. Especially is its packed. If so, he had no knowledge of utility as a tonic and a preventative of Lewis B. Onnex Clerk. it that does not bear the impress of whole nervous and muscular system re- Michael Petry) Preble Common Pleas. sale by druggists generally.

Marcied.

Garroting seems to be on the in- ed a very handsome and delicious Cake, accordingly.

J. H. Fores, On the 19th inst., by Eli Conger,

ren. Here again the Printer was rethe "good things" generally attendant

Universalist Meeting. Rev. W. Y. EMMET, Universalist, will

FINDLEY MOORE, CUk. Lewisburg, Feb. 28, 1857.

THE FIRST OF THE SEASON ? O. Z. W. MINOR,

The subject was then postponed until his merits by Dr. Haynes, the surgeon of Have just received and opened a beautiful selection of the SPRING STYLES of

PRINTS, DINAINES.

Cashimeres, Satinetts, Cottenades, &c.

COME AND SEE

J. CHAMBERS'

Which will be sold as low for case as by any House in the West. Eaton, Feb. 26, 1857.

EATON MARKETS Corrected weekly be LANIUS & BLEOUFIELD. Wholesale Greeers and Produce Dealers. MAIN STREET, EATON OHIO

5.5.033 co Hams, 10.5 Sides, 40.248 Shoulders, 10 Large assortment of Clocks, Watches, Jewelry, and Faxor Goods. Among our gold and silver, Magic, Duplet, Cylender, Escape, ut, English, Durch, French, and Swiss Watches, will be 1,75.202.01 Lake Salt. 2.50 (92.75 Kanawsa do. 5.00 (25.7) Molasses, (N. 0.) 1.10621.40 do (S. H.) 7.5 (210 Store, 123.50 121go 14 found the AMERICAN LEVER.

was improper, and showing that the game and showing that the game and showing at some by the Coroner and showing a

heattles, lands, teaaments, &c., of said de in ittee, and now the gentlemen who sustained it want to keep up the light, for the sake of a little temporary political capital.

Mr. Campbell, of Ohio, while reiterating the Kansas Legislature to be a Mr. Campbell, of Ohio, and the would posson himself."

As the heathen.

ATA celebrated lady once said of a censorial control of the sake of a little temporary political capital.

Mr. Campbell, of Ohio, while reiterating the Kansas Legislature to be a Mr. Campbell, of Ohio, and the would posson himself."

Mr. Campbell, of Ohio, while reiterating the Kansas Legislature to be a Mr. Campbell, of Ohio, and the defendant is further notified that he is requised to the said plain-

Petry, Magdalene Petry and Sustanah Petry, are hereby tertified that the above named plantiff, on the 2d day of January, A. D., 1837, filed in the Clerk's office, of the Court of Commun Pleas, of Proble county, Ohio, a petition, where-Is now prepared to do all kinds of Sinding, of Preble county, Ohie, a petition, where in said Plaintia demands partition of the following described Real Estate, situate, Iving and hing in the County of Preble and State of Ohio, and described as follows, to wit: The northeast quarter of section thirty-two (32) in township number aims (3) range two (2) cast, &c. containing one hundred and sixty acres of land, containing one hundred and sixty acres of land, the containing one hundred and sixty acres of land, the containing one hundred and sixty acres of land, the containing one hundred and sixty acres of land, the containing one hundred and sixty acres of land, the containing one hundred and sixty acres of land, the containing one hundred and sixty acres of land, the containing one hundred and sixty acres of land, the containing one hundred and sixty acres of land, the containing one hundred and sixty acres of land, the containing one hundred and sixty acres of land, the containing one hundred and sixty acres of land. more or less, and for the assignment of the Gower of the said Elizabeth Petry (widow) in said premises. And the said defendants are further notified, that the said Plaintiff, of the next term of said Court will apply for an order that said er e-tablishment in the West. Give me a call of said Court will apply for an order that said er e-tablishment in the West. Give me a call of said court will apply for an order that said er e-tablishment in the West. Give me a call of said court will apply for an order that said er e-tablishment in the West. Give me a call of said court will apply for an order that said er e-tablishment in the West. Give me a call of said court will apply for an order that said er e-tablishment in the West. Give me a call of said court will apply for an order that said er e-tablishment in the West. Give me a call of said court will apply for an order that said er e-tablishment in the West. Give me a call of said court will apply for an order that said er e-tablishment in the West. Give me a call of said court will apply for an order that said er e-tablishment in the West. nore or less, and for the assignment of the dow-With the above notice we received where may be assigned and said partition made accordingly. J. H. FOUS,

> From 10 to 29 Tons of Flax Straw Wan ted.

LOOK HERE!

Estate Notice.

NOTICE is hereby given that the subscriber has been appointed Admirs, of the estate of J. Billover, deceased, late of Proble county—
All persons indebted to said estate will make immoliste payment, and those having claims will present them for settlement

WH RISINGER, Asim.

The we call the special attention of those who are fonded good Tantoour supply. We do not hesitate to recommend them LANIUS & BLCOMFIELD

OILS—such as Lard, Tanuers', and Linseed will sell to myold friends at the lowest rates.

Ech. 5, 1857.

The we call the special attention of those Store of J. P. Brookins & Son.

Solid: Said: S Estate Notice.

RUGS, MEDICINES DYE STUFFS, &C. J. P. BROOKINS & SON.

Baron St., Eaton, O.,

Medicines,
Chemicals,
Paints, Oifs,
Brushes, Glass,
Putty, Perfumery,
Patent Medicines &c.

WE beg leave to call the attention of the We offer on the most favorable terms. Having the advantage of many years practical experience in the business, they with confidence,

al which he proposes to keep on hand at all time a first rate sapply of excellent Grocertes. Hi present stock consists in part of

These watches are made "out and out" in America, and each watch is accompanied with a guarantee from the Manufacturer. We have sold Molasses, Fish, Candles, Tuba, Buckets Bask-

ces, for which the highest market price will be aid. GEORGE NISWONGER.

Rail Road Line, Fall and Winter Arrangement.

establishment, and is prepared with the aid of a splendid Sky-Light, to take in the very highest style of the art, those beaution pictures upon fine plate glass, known os

A picture in many respects superior to the Da-guerrootype from the fact that it is void of me-tallic glare and can be seen in any light. All who wish to procure a really line picture are assured of being able to do so by calling as above. Pictures taken at all hours in the day, and itself kinds of weather. 2.37 Instructions given and Apparatus fur-tished to those wishing to engage to the business Enton, Pec II, 1855.

R. S. MILLER & CO., MARBLE DEALERS. Corner of Main & Baron streets, West of the Keep constantly on hand all kinds of Ameri-au and Italian MARRILE. Terms reasonable id satisfactio i given in all cases.

Dr. J. H. MERRIDITH, Branche in a considering Main Street, Eaton, Opposite the

"National Blotel." Jan. 22 -1v. Excentrix's Notice.

 $N^{
m OTICE}$ is hereby given that the under signed has been duly appointed and qualfied as Executrix of the last will and testament of John Lock, Sr., late of Preble County ELIZABETH LOCK.

RICHMOND BOOK BINDERY. Over the Post Office. G. J. TAYLOR,

(LATE PRESCOTT.) Book Binder and Blank Book
| Nimutacinrer. | TROUNDAlumand Lake Salt by the Barre!, | Sack, just received and for sale by | mate | S. CUNNING M.

Richmond, January S, 1857. LANIUS A D BLCOMFIELD, Wholesale and Retail Grocers,

MAIN STREET, EATON, O., RE now in receipt of, and will continue to firm of A receive large supplies of choice Family Groceries, which they offer to their liberal patrons on terms fully adequate to meet the wants of these trying times Sept 11, 1856.

THE finest Macketal ever offered the people of Eaton, just opened and for sale at the Greecety of R. S. CUNNINGHAM. DAKERY. We have in operation a Bakery:

Dand baying in our employone of the best bikers in the west, we will at all times keeps good supplyo's resh Bread, Crackers and Cakes. Families supplied on reasonable terms.

LANIUS & BLOOMFIELD.

100AP AND CANDLES—A first rate article of for sale by LANIUS AND BLOOMFIELD.

Pare Liquors INSPECTED and Warranted and sold only he Grocery of I for Medicinal purposes by R. S. CUNNINGHAM.

Wholesale and Retail Dealers in American, English, French and German Drugs,

defy competition, both in regard to quality and price of their articles.

Particular attention ; aid to Physicians proscriptions. Eaton, July 26, 1855.

NEW GROCERY STORE! Till sabscriber would announce to his friends I and the diffuse of the county generally, the he has just opened a new GROCERY ESTAR-LISEMENT,

Cincinnati, Eaton & Richmond

Commencing Tuesday, November 6, 1856.

THORNE & GO., IMPORTERS AND DEALERS IN Persumery, Toilet Articles, FAMILY MEDICINES. Chemicals. Concentrated Medi-cines, &c., &c.

J. H FOOS,

MDTARY POBLES. wood's Building, Second Story. EATON, OHIO. Will attend promptly to all business entrusted

April 10, 1856 .- ly. DENNY, CAMPBELL & CO., Forwarding & Commission Merchants.

White Fish. I am now receiving a large and choice assort-ment of White Fish, which I will at the lowest rates. Call and examine they are Fresh and good. R. S.CUNNINGHAM.

DYE STUFFS-Madder, Indigo, Logwood, &c., kept constantly on hand and for sale by LANIUS & BLOOMFIELD. tine lot of COFFEE of the most choice A fine lot of COFFEE of the new firm of LANIUS & BLOOMFIELD.

BROOMS and Brushes of all kinds justreceived and for sale by the wholesale or retails the Orocery of R. S. Cunningham.

Just Received. We call the special attention of these BIRD Cages, Canaryand Hemp Seed atthe Drug in are found of enod Teatoour supply. We Store of J. P. Brookins & Son.

Good stabling for Forty or Fifty Horses. June 19, 1855-1f.

No. 84 West Fourth Street. Novi3 56-1y CINCINNATI. O.

ATTORNEY AND CONSELLOR AT LIW, Office South East Corner of Marsh & Lock-

in his care in this and adjoining counites.

N. B.—Particular attention paid to the coltection of claims, Partitioning of Lands and settlement of Estates.

No. 129 & 130, West Columbia CINCINNATI, OHIO. Buy and soliall kinds of Produce on Commission, April 24, 1856-3m.